

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In the Matter of

KOSSOFF PLLC,

Debtor.

Chapter 7

Case No.: 21-10699 (DSJ)

ALBERT TOGUT, Not Individually but
Solely in His Capacity as Chapter 7 Trustee
of the Estate of Kossoff PLLC,

Plaintiff,

-against-

BURTON KOSSOFF TESTAMENTARY
TRUST, ERNEST PEREVOSKI, TERRI
ABBEY, HUI-FONG LEE, JOHN
BOSWELL, EQUITY TRUST COMPANY,
PETER XENOPoulos, P. XENOPoulos
REALTY, LLC, PHYLLIS KOSSOFF,
RONNY MINTZ, and CHALRON
ENTERPRISES, LTD.,

Adv. Pro. No. 22-01141 (DSJ)

Defendants.

ALBERT TOGUT, Not Individually but
Solely in His Capacity as Chapter 7 Trustee
of the Estate of Kossoff PLLC,

Plaintiff,

-against-

PHYLLIS KOSSOFF,

Defendant.

Adv. Pro. No. 22-01146 (DSJ)

CORRECTED SCHEDULING ORDER¹

On November 9, 2022, Mr. Kossoff filed a motion styled *Request to be recognized as a Required Party in the above proceedings and to attend the Court Conferences Scheduled for 11/15/22* (the “Rule 19 Motion”) [Main Case, ECF No. 440]. Pre-trial conferences in adversary proceedings 22-ap-01141 and 22-ap-01146 were scheduled for November 15, 2022 at 10:00 a.m. Both pre-trial conferences have been adjourned to January 19, 2023 at 10:00 a.m. The Rule 19 Motion relates to adversary proceedings 22-ap-01141 and 22-ap-01146. Accordingly, the Court will hear the Rule 19 Motion on January 19, 2023 at 10:00 a.m. Any party who wishes to file a response shall do so no later than January 5, 2023.

It is so ordered

Dated: New York, New York
November 14, 2022

s/ David S. Jones
HONORABLE DAVID S. JONES
UNITED STATES BANKRUPTCY JUDGE

¹ This order corrects a prior order (ECF No. 441) that incorrectly referred to Mr. Kossoff as “Debtor.”